IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

MEDVERSANT TECHNOLOGIES, LLC, : CIVIL ACTION

: No. 15-1057

Plaintiff,

:

v.

LEVERAGE HEALTH SOLUTIONS, LLC, :

et al.,

Defendants.

ORDER

AND NOW, this 20th day of July, 2015, for the reasons stated in this Court's memorandum dated July 20, 2015, it is hereby ORDERED that:

- Defendant Leverage's Motion to Compel Arbitration and to

 Dismiss Plaintiff's Complaint (ECF No. 13) is **GRANTED**, and

 Plaintiff Medversant shall arbitrate its claims against

 Leverage, as well as against individual Defendants Richard

 Lungen, Charles Falcone, and David Reilly;
- Defendant Leverage's Motion for Leave to File a Reply Brief (ECF No. 29) is **GRANTED**; and
- Defendant Aperture's Motion to Stay (ECF No. 11) is
 GRANTED, and the matter will hereby be STAYED and placed in suspense UNTIL FURTHER ORDER of the Court.¹

Upon the completion of the arbitration between Medversant and the above-mentioned Leverage Defendants, the

IT IS SO ORDERED.

/s/ Eduardo C. Robreno
EDUARDO C. ROBRENO, J.

Court will issue further scheduling orders to facilitate litigation of this matter between Medversant and Aperture, should the parties elect to so proceed at that time.